REMARKS

The undersigned wishes to thank the Examiner for the courtesy of a telephone interview on December 23 concerning this case. In that interview, the undersigned proposed removing the functional language of Claim 1 directed to "generator for producing a controllable magnetic field over the surface of said workpiece". The reason for this proposal is that it is felt that such functional language is unnecessary. The Examiner responded by encouraging the undersigned to submit an amendment under Rule 312. This amendment is the result of that interview.

Claims 1-31 now remain in this application. Claim 1 has been amended.

A Notice of Allowance has been received in the aboveidentified application but the Issue Fee, as yet, has not been paid. The amendment does not add new matter or raise new issues and no new search is required. Thus, because the above amendments are minor and do not involve new matter, it is believed that they may be entered under the provisions of 37 CFR \$1.312 without withdrawing the application from issue. Accordingly, the Applicants kindly request entry of the above amendment.

Respectfully submitted,

Dated: January 4, 2005

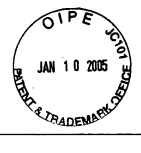
Robert M. Wallace

Reg. No. 29,119

Attorney for Applicants Customer No. 000044843

Robert M. Wallace Patent Attorney 2112 Eastman Avenue, Suite 102 Ventura, CA 93003 (805) 644-4035

HP Fax 1230



Log for

Jan 04 2005 2:09PM

Last Transaction	

<u>Date Time Type Identification</u> <u>Duration Pages Result</u>

Jan 4 2:06PM Fax Sent 17038729306 3:14 11 OK